

National Energy Board Office national de l'énergie

# **Reasons for Decision**

**Multi-Client** 

RH-R-2-94

October 2009

Review of RH-2-94 Cost of Capital

**Canadä** 



# National Energy Board

# Reasons for Decision

In the Matter of

**Multi-Client** 

Review of RH-2-94 Cost of Capital

RH-R-2-94

October 2009

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#### Introduction

The RH-2-94 Multi-Pipeline Cost of Capital Decision approved the cost of capital for six National Energy Board (Board) regulated pipelines. That decision set individual deemed capital structures for each pipeline, and a single return on common equity (ROE) of 12.25 per cent for 1995 for all six pipelines. That decision also established an automatic adjustment mechanism (the RH-2-94 Formula) which annually adjusted the ROE for 75 per cent of the change in the forecasted long-term Government of Canada bond yield.

On 23 March 2009, the Board issued a letter indicating that the Board had decided to consider whether it should initiate a review of the RH-2-94 Decision, and invited comments on this matter. Prior to the close of the comment period, in response to initial comments received, the Board issued a letter on 1 May 2009 reaffirming the process set out in the 23 March 2009 letter. After considering parties' submissions, the Board indicated in a 3 July 2009 letter that it had decided to initiate a review of the RH-2-94 Decision. The Board invited supplementary comments, including on three specific possible outcomes of the review. The Board released its Reasons for Decision on 8 October 2009, as an attachment to a letter.

For ease of reference, the Board has amalgamated these four letters, including the 8 October 2009 Reasons for Decision, into a single document and has included a list of abbreviations and glossary of terms for ease of reading. The distribution lists which were attached to the Board's four letters were all similar to one another, and so the Board has reproduced only the final one that was attached to the 8 October 2009 Board letter.

The six pipelines were: TransCanada PipeLines Limited, Westcoast Energy Inc., Foothills Pipe Lines Ltd., Alberta Natural Gas Company Ltd, Trans Québec & Maritimes Pipeline Inc., and TransMountain PipeLine Company Ltd. In addition, two other Group 1 pipelines, Trans-Northern Pipeline Inc. and Interprovincial Pipe Line Inc., were initially part of the RH-2-94 proceeding but did not ultimately have their cost of capital set by the RH-2-94 Decision as a result their having reached settlements prior to the release of the Board's RH-2-94 Decision.

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# Abbreviations

Board or NEB National Energy Board

CAPP Canadian Association of Petroleum Producers

IGUA Industrial Gas Users Association

KMC Kinder Morgan Canada Inc.

# **Glossary of Terms**

Capital structure The way in which a business is financed; generally expressed as a percentage breakdown of the types of capital

employed

Deemed capital structure A notional capital structure used for rate-making purposes

that may differ from a company's actual capital structure

RH-2-94 NEB Multi-Pipeline Cost of Capital Proceeding (Reasons

for Decision dated March 1995)

RH-2-94 Formula or Formula Formula used to determine the rate of return on common

equity for certain NEB-regulated pipelines, established in

the RH-2-94 proceeding, as amended to eliminate rounding

### Chapter 1

# 8 October 2009 Decision

### 1.1 Background

On 23 March 2009, the National Energy Board issued a letter advising that it had decided to consider whether it should initiate a review, pursuant to section 21 of the *National Energy Board Act*, of the RH-2-94 Decision<sup>2</sup>. The Board solicited comments from interested persons on whether they believed that the RH-2-94 Decision should be reviewed, and set a deadline for comments of 25 May 2009.

On 3 July 2009, after considering the submissions received, the Board initiated a review of the RH-2-94 Decision by seeking comments on the continuing applicability of the RH-2-94 Decision, and possible outcomes of the review. The Board indicated that parties need not file any further submissions unless they had supplementary comments not covered by their earlier filings. The Board invited parties to comment on the following possible outcomes and to suggest alternative outcomes.

- The RH-2-94 Decision remains in effect, without prejudice to parties filing company specific applications to depart from the RH-2-94 Decision.
- The RH-2-94 Decision will not continue to be in effect and an appropriate method of and timing for transition for any pipeline still subject to the RH-2-94 Decision, and those pipelines utilizing the RH-2-94 Formula, will be implemented.
- The initiation of a generic process, which could be a formal generic hearing, or any other process developed by interested parties, to examine the manner in which, going forward, the Board should address the cost of capital.

The Board set a deadline for comments of 18 September 2009. The Board considered the submissions from all parties in reaching a decision.

### 1.2 Views of the Board

The initial decision that the Board must address is whether there is a doubt as to the correctness of the RH-2-94 Decision.

In the RH-2-94 Reasons for Decision, the Board stated that it was "not setting a limit on the life of the [adjustment] mechanism and it does not expect to reassess the rate of return on common equity in a formal hearing for at least three years." Further, the Board stated that it "also

National Energy Board, RH-2-94 Reasons for Decision, TransCanada PipeLines Limited, Westcoast Energy Inc., Foothills Pipe Lines Ltd., Alberta Natural Gas Company Ltd, Trans Québec & Maritimes Pipeline Inc., Interprovincial Pipe Line Inc., TransMountain PipeLine Company Ltd., Trans-Northern Pipeline Inc. Cost of Capital, March 1995.

<sup>3</sup> *Ibid.*, at p. 32

expects that the capital structure set in this hearing for each of the pipelines will endure for an extended period of years." Thus, it is clear that the Board expected the RH-2-94 Decision to remain in place for at least some time. However, in the Board's view, 15 years is a significant passage of time in the context of financial regulation. The Board notes that since 1994, there have been considerable changes in financial and economic circumstances.

Based on these considerations, the Board is of the view that there is a doubt as to the ongoing correctness of the RH-2-94 Decision.

Having reached this conclusion, the Board must turn to how it should proceed with respect to cost of capital determinations.

The Board is of the view that the circumstances surrounding cost of capital decisions today are different from those which faced the Board and industry prior to 1994. The Board notes that leading up to the RH-2-94 proceeding, litigated rate cases were the norm. Since that time, negotiated settlements have become common practice. The Board notes that parties have diverging views as to the role of the RH-2-94 Decision in facilitating settlements. In the Board's view, it cannot be determined whether the facilitation of settlements was due to the RH-2-94 Decision alone, or also as a result of the Board's decision in August 1994 that it would accept or reject settlements in their entirety<sup>5</sup>, or for other reasons such as the development in that era of pipeline/stakeholder task forces. Whatever the reason, given the vast experience the industry has gained in reaching negotiated settlements over the past 15 years, the Board is of the view that it is neither necessary nor appropriate to replace the RH-2-94 Decision with another multi-pipeline cost of capital decision at this time. Accordingly, the RH-2-94 Decision will not continue to be in effect.

The Board's decision not to pursue a multi-pipeline approach does not preclude the Board from doing so at a future date.

Given the reference to the RH-2-94 Formula in some current settlements, for the convenience of parties the Board will continue to publish the return on equity resulting from the Formula in late 2009 (2010 result) and 2010 (2011 result), and, if requested by parties, beyond 2010.

<sup>4</sup> Ibid.

National Energy Board letter dated 23 August 1994 "Negotiated Settlements of Traffic, Tolls and Tariffs", File No. 4600-1000-3.

# Appendix I

# 23 March 2009 Board Letter

23 March 2009

To: Parties Named in the Attached Distribution List

Submissions related to whether the Board should review the Multi-Pipeline Cost of Capital Decision (RH-2-94)

The National Energy Board has decided to consider whether it should initiate a review, pursuant to section 21 of the *National Energy Board Act*, of the RH-2-94 Decision at this time. As a first step, the Board is soliciting comments from interested persons on whether they believe that the Decision should be reviewed. Those providing comments should include the grounds for their submission along with their views on the process which should be used and the issues to be considered if a review is held.

Submitters are asked to provide their comments by filing them with the Board by **noon**, **Calgary time**, **Monday**, **25 May 2009**.

After considering the submissions, the Board will inform parties of its intentions with respect to subsequent initiatives, if any.

Companies in Part A of the attached Distribution List are directed to serve forthwith a copy of this letter on their shippers and interested parties, including parties to their latest tolls decision or settlement. They need not serve a copy on any person listed in Part B.

Yours truly,

Claudine Dutil-Berry Secretary of the Board

# Appendix II

# 1 May 2009 Board Letter

File Of-Tolls-TollsGen-COC 01 1 May 2009

To: Parties Named in the Attached Distribution List

Submissions related to whether the Board should review the Multi-Pipeline Cost of Capital Decision (RH-2-94)

On 23 March 2009, the National Energy Board issued a letter advising that it had decided to consider whether it should initiate a review, pursuant to section 21 of the *National Energy Board Act*, of the RH-2-94 Decision at this time. As a first step, in that letter the Board solicited comments from interested persons on whether they believe that the RH-2-94 Decision should be reviewed. The Board indicated that those providing comments should include the grounds for their submission along with their views on the process which should be used and the issues to be considered if a review is held. The Board set a deadline for comments of noon, Calgary time, Monday, 25 May 2009. The Board stated that after considering the submissions, it would then inform parties of its intentions with respect to subsequent initiatives, if any.

In response to the Board's 23 March 2009 letter, the Canadian Association of Petroleum Producers (CAPP) sent a letter to the Board on 15 April 2009. In it, CAPP recommended that the Board consider using an alternative process that would see the Board "issue a discussion paper on cost of capital to focus the submissions of interested parties." CAPP indicated that it understood that this would alter the Board's plan for the process, but that CAPP believed that it "would be more efficient overall, ensuring that all parties have the opportunity to comment on specific alternatives and reducing the time and cost associated with the overall process."

Subsequently, three parties have sent letters to the Board addressing CAPP's proposal. On 15 April 2009, the Ontario Ministry of Energy and Infrastructure submitted a letter in which it agreed that a Board issued discussion paper would lead to efficiency gains. On 17 April 2009, the Industrial Gas Users Association (IGUA) submitted a letter stating that while IGUA sees merit in CAPP's proposal, the need for a discussion paper would only arise if the Board first decides to initiate a review of RH-2-94, after having reviewed parties' comments filed by 25 May 2009. Finally, on 24 April 2009, Kinder Morgan Canada Inc. (KMC) submitted a letter stating that in its view it would be premature for the Board to consider CAPP's request and noting that KMC expects that its 25 May 2009 submission will address CAPP's proposal.

After considering these letters, the Board has decided that it will not issue a discussion paper at this time and the Board will continue with the approach outlined in its 23 March 2009 letter. The Board notes that, as indicated above, the 23 March 2009 letter invited comments on "the process which should be used ... if a review is held". After 25 May 2009, the Board will consider all submissions, including CAPP's proposal, regarding any such process.

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Companies in Part A of the attached Distribution List are directed to serve a copy of this letter on their shippers and interested parties, including parties to their latest tolls decision or settlement. They need not serve a copy on any person listed in Part B.

Parties are advised that copies of correspondence related to this process can be found on the Board's Regulatory Documents Repository (accessible by visiting the Board's Internet site at www.neb-one.gc.ca. Click on the "View" link under the Regulatory Documents heading). In the Repository, click on "Group 1 Gas" or "Group 1 Oil". Then click on "Multi-Client Cost of Capital (RH-2-94)"; then click on "1994-06-20 Cost of Capital (RH-2-94)"; and finally click on "2009-03-23 - Request for Comments on Review of RH-2-94 Decision". Alternatively, some recent filings may be found by clicking on "Inbox" from the Repository home.

Yours truly,

Claudine Dutil-Berry Secretary of the Board

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# Appendix III

# 3 July 2009 Board Letter

File Of-Tolls-TollsGen-COC 01 3 July 2009

To: Parties Named in the Attached Distribution List
Review of the Multi-Pipeline Cost of Capital Decision (RH-2-94)

### Background

On 23 March 2009, the National Energy Board issued a letter advising that it had decided to consider whether it should initiate a review, pursuant to section 21 of the *National Energy Board Act*, of the RH-2-94 Decision. The Board solicited comments from interested persons on whether they believe that the RH-2-94 Decision should be reviewed. The Board indicated that those providing comments should include the grounds for their submission, along with their views on the process which should be used and the issues to be considered if a review is held. The Board set a deadline for comments of noon, Calgary time, Monday, 25 May 2009.

#### **Decision and Further Process**

Having considered the submissions of parties, the Board has decided to initiate a review of the RH-2-94 Decision by seeking comments on the continuing applicability of the RH-2-94 Decision. Interested persons are asked to provide comments by filing them with the Board by **noon, Calgary time, Friday, 18 September 2009.** 

The Board will take into account comments already filed on this matter pursuant to its 23 March 2009 letter when making its decision. Parties need not file any further submissions unless they have supplementary comments not covered by their earlier submissions.

In providing their submissions, parties may wish to provide comments on the following possible outcomes.

- The RH-2-94 Decision remains in effect, without prejudice to parties filing company-specific applications to depart from the RH-2-94 Decision.
- The RH-2-94 Decision will not continue to be in effect and an appropriate method of and timing for transition for any pipeline still subject to the RH-2-94 Decision, and those pipelines utilizing the RH-2-94 Formula, will be implemented.
- The initiation of a generic process, which could be a formal generic hearing, or any other process developed by interested parties, to examine the manner in which, going forward, the Board should address the cost of capital.

Interested parties may suggest alternative outcomes when providing comments on whether the Board should depart from the RH-2-94 Decision. For example, parties could suggest a

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collaborative process led by interested stakeholders, in lieu of or in combination with the above possible outcomes, to develop a proposal for the Board's consideration and approval.

### **Notice and Accessibility of Correspondence**

Companies in Part A of the attached Distribution List are directed to serve a copy of this letter on their shippers and interested parties, including parties to their latest tolls decision or settlement. They need not serve a copy on any person listed in Part B.

Parties are advised that copies of correspondence related to this process can be found on the Board's Regulatory Documents Repository (accessible by visiting the Board's Internet site at www.neb-one.gc.ca. Click on the "View" link under the Regulatory Documents heading). In the Repository, click on "Group 1 Gas" or "Group 1 Oil". Then click on "Multi-Client Cost of Capital (RH-2-94)"; then click on "1994-06-20 Cost of Capital (RH-2-94)"; and finally click on "2009-03-23 - Request for Comments on Review of RH-2-94 Decision". Alternatively, some recent filings may be found by clicking on "Inbox" from the Repository home page.

Yours truly,

Claudine Dutil-Berry Secretary of the Board

# Appendix IV

# 8 October 2009 Board Cover Letter

File OF-Tolls-TollsGen-COC 01 8 October 2009

To: Parties Named in the Attached Distribution List

Review of the Multi-Pipeline Cost of Capital Decision (RH-2-94)

On 3 July 2009, the Board initiated a review of the RH-2-94 Decision. Enclosed is the Board's decision on this matter.

For ease of reference, the Board has decided to issue this decision, and the Board's related letters dated 23 March, 1 May and 3 July, all 2009, together in a single blue book document later this year.

The Board directs companies in Part A of the attached Distribution List to serve a copy of this letter and the enclosed decision on their shippers and interested parties, including parties to their latest tolls decision or settlement. They need not serve a copy on any person listed in Part B.

Parties are advised that copies of correspondence related to this process can be found on the Board's Regulatory Documents Repository (accessible by visiting the Board's Internet site at www.neb-one.gc.ca. Click on the "View" link under the Regulatory Documents heading). In the Repository, click on "Group 1 Gas" or "Group 1 Oil". Then click on "Multi-Client Cost of Capital (RH-2-94)"; then click on "1994-06-20 Cost of Capital (RH-2-94)"; and finally click on "2009-03-23 - Request for Comments on Review of RH-2-94 Decision".

Yours truly,

Anne-Marie Erickson Acting Secretary of the Board

# Appendix V

# Distribution List attached to 8 October 2009 Board Cover Letter

Method of Service – Mode de service
Efile Notification/Signification par voie électronique
Facsimile/télécopieur
Mail/courier

# Part A/Partie A

Alliance Pipeline Ltd. rob.power@alliance-pipeline.com

Enbridge Pipelines Inc. helene.long@enbridge.com

Enbridge Pipelines (NW) Inc. ralph.fischer@enbridge.com

Express Pipeline Limited Partnership brenda\_mcclellan@kindermorgan.com

Foothills Pipelines Inc. murray\_sondergard@transcanada.ca

Gazoduc Trans Québec & Maritimes Inc. botis@gazoductqm.com

Kinder Morgan Cochin ULC brenda\_mcclellan@kindermorgan.com

Maritimes & Northeast Pipeline Management Ltd. ileadley@spectraenergy.com

NOVA Gas Transmission Ltd. greg\_szuch@transcanada.com patrick\_keys@transcanada.com

TransCanada PipeLines Limited murray\_sondergard@transcanada.com

Trans Mountain Pipeline Inc. brenda\_mcclellan@kindermorgan.com

Trans-Northern Pipelines Inc. jlang@tnpi.ca

Westcoast Energy Inc., carrying on business melthorp@spectraenergy.com

as Spectra Energy Transmission

# Part B/Partie B

(List of Interested Parties – RH-2-94 – Liste des parties intéressées)

Alberta Department of Energy regaffairs.energy@gov.ab.ca

B.P. Canada Energy Co. cheryl.worthy@bp.com

BC Hydro and Power Authority bchydroregulatorygroup@bchydro.com

City of Calgary Mark.Rowe@calgary.ca

Canadian Association of Petroleum Producers jardine@capp.ca

Canadian Energy Pipeline Association brendakenny@cepa.com

Canwest Gas Supply Inc. mail / courrier

Centra Transmission Holdings Inc. jbrophy@efgroupllc.com

Centra Gas Manitoba Inc. baczarnecki@hydro.mb.ca

Council of Forest Industries of British Columbia mauch@cofi.org

Enbridge Gas Distribution tania.persad@enbridge.com

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Export Users Group weislawe@shaw.ca

Gaz Métro kasselin@gazmetro.com

Huntingdon International Pipeline Corporation 604-592-7620

Imperial Oil Resources ronald.moore@esso.ca

Industrial Gas Users Association mnewton@igua.ca

New England Power Company 508-389-2605

Northern Border Pipeline Company Loretta.McGowan@Nborder.com

Plains Marketing Canada, L.P. 403-233-0399

Province of Ontario 416-326-6996

Province de Québec 418-643-7524

Rochester Gas and Electric Corporation marjorie\_perlman@rge.com

Shell Canada Limited paul.m.davies@shell.com

Terasen Gas Inc. regulatory.affairs@terasengas.com

Teck Cominco Metals Ltd. 604-631-3232

TransAlta Corporation 403-267-2575

Union Gas Limited pplanting@uniongas.com

### (Other Pipeline Companies/ Autres sociétés pipelinières)

1057533 Alberta Ltd. / Harvest Operations Corp 403-265-3490

2193914 Canada Limited tania.persad@enbridge.com

Abitibi-Consolidated Company of Canada 514-394-3624

Agent and General Partner of the Pembina North Ltd. Partnership

Pouce Coupé Pipe Line Ltd. dzacharias@pembina.com

AltaGas Pipeline Partnership 403-691-7576

Apache Canada Ltd. anita.bianchie@apachecorp.com

ARC Resources Ltd. lpelletier@arcresources.com

ATCO Utilities 780-420-7400

Bear Paw Processing Company (Canada) Ltd. 701-565-2229

Berens Energy Ltd 403-265-5587

Burlington Resources Canada (Hunter) Ltd. 403-260-6000

Canada Border Services Agency 306-780-7750

Canadian Natural Resources Limited bryan.bradley@cnrl.com

Canadian – Montana Pipeline Corporation mail / courrier

BH-R-2-94

514-598-3144 Champion Pipe Line Corporation Limited mail / courrier Chief Mountain Gas Co-Op Ltd. 403-693-0070 Cresent Point Resources Ltd 780-846-2716 County of Vermillion River No. 24 Gas Utility 403-265-6207 Delphi Energy Partnership Delphi Energy Corporation Denali Canada mail / courrier Devon Canada Corporation keith.fardy@devoncanada.com 406-862-0715 DR Four Beat Energy Corporation Suzanne.Boucher-chen@bp.com Dome NGL Pipeline Ltd. mail / courrier EB Eddy Forest Products Ltd. c/o Domtar Inc. 403-265-4354 Echoex Energy Inc. Enbridge Pipelines (Westspur) Inc. Peter.Taylor@enbridge.com 403-645-3054 EnCana Ekwan Pipeline Inc EnCana Oil & Gas Company Ltd. rinde.powell@encana.com EnerMarck Inc. 403-298-2211 ExxonMobil Canada Properties 902-496-4931 Forty Mile Gas Co-Op Ltd. mail / courrier Fraser Papers Inc. (Canada) 506-737-2100 Glencoe Resources Ltd. dave.brown@glenres.ca

Holland & Knight

ISH Energy Ltd.

Husky Oil Operation Limited

202-955-5564

403-265-1792

susan.anderson@huskyenergy.ca

Kaiser Exploration Ltd. 403-265-3161 Keyera Energy Ltd. 403-205-8318 Many Islands Pipe Lines (Canada) Limited 306-565-3332 Mid-Continent Pipelines Limited 306-352-8892 Minell Pipeline Limited 204-475-2452 Montreal Pipe Line Limited 514-645-7663 Murphy Canada Exploration Company 403-233-2565 Nexen Inc. shannon\_young@nexeninc.com Niagara Gas Transmission Limited tania.persad@enbridge.com Nova Chemicals (Canada) Ltd. mcdougcd@novachem.com 403-538-8575 NuVista Energy Ltd Omimex Canada Ltd. 817-735-8033 Paramount Transmission Ltd 403-262-7994 Peace River Transmission Company Limited 604-697-6210 pengrowth@pengrowth.com Pengrowth Corporation Penn West Petroleum Ltd. 403-777-2670 Pioneer Natural Resources Canada tracey.bell@pxd.com 403-233-0399 PMC (Nova Scotia) Company Portal Municipal Gas Company Canada Inc. 306-721-9220 rlock@providentenergy.com Provident Energy Ltd. mail / courrier SCL Pipeline Inc. tom.hong@paramountres.com Shiha Energy Transmission Lt.

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306-848-0293

Souris Valley Pipeline Limited

Spectra Energy Empress LP	mkelly@spectraenergy.com
Spectra Energy Midstream Canada LP	BLMoore1@spectraenergy.com
St. Clair Pipelines Management Inc.	902-425-4592
Suncor Energy Inc.	416-733-8048
Sun-Canadian Pipe Line Company	215-977-3409
Sword Energy Ltd.	403-770-4850
Talisman Energy Inc.	403-237-1902
Taurus Exploration Canada Ltd	mail / courrier
Taurus Exploration Canada Ltd  TransCanada Keystone Pipeline GP Ltd.	mail / courrier kristine_delkus@transcanada.com
•	
TransCanada Keystone Pipeline GP Ltd.	kristine_delkus@transcanada.com
TransCanada Keystone Pipeline GP Ltd.  True Energy Inc.	kristine_delkus@transcanada.com 403-264-8163
TransCanada Keystone Pipeline GP Ltd.  True Energy Inc.  Vault Energy Inc.	kristine_delkus@transcanada.com 403-264-8163 403-262-5524

# (Interested Parties / parties intéressées)

The Honourable Robert Douglas Nicholson, P.C., Q.C., M.P. Minister of Justice & Attorney General of Canada	613-990-7255
The Honourable Wally Oppal Attorney General & Minister Responsible for Multiculturalism Province of British Columbia	250-387-6411
The Honourable Alison Redford, Q.C.  Minister of Justice & Attorney General and Government House Leader	
Province of Alberta	780-422-6621

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The Honourable Don Morgan Minister of Justice & Attorney General Province of Saskatchewan	306-787-1232
The Honourable Dave Chomiak Minister of Justice and Attorney General Government House Leader Province of Manitoba	204-945-2517
The Honourable Chris Bentley Attorney General of the Province of Ontario	416-326-4007
L'Honourable Kathleen Weil Ministre de la Justice du Québec Procureure générale Notaire génerale du Québec Ministre responsable des lois professionnelles	418-646-0027
The Honourable Thomas J. Burke, Q.C. Attorney General Minister of Justice and Consumer Affairs	410-040-0027
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Minister Responsible for Conserve Nova Scotia

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902-424-3265

The Honourable Blair Lekstrom

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Mr. Stirling Bates

Director of Regulatory Policy

Oil and Gas Policy Branch

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Mr. Keith Lowdon

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Manager, Petroleum Engineering

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